Crowley Original Town

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS; YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

OIL, GAS AND MINERAL LEASE

THIS AGREEMENT (this "Lease") made this | day of | 2008; botween | Lori L. Shields, a single woman | as Lessor (whether one or more), whose address is: 216 Willow Street Crowlev, TX 76036-3520, and | Conglomerate Gas II, L.P. whose address is 4770 Bryant Irving Court, Fort Worth Texas 76107 | called Lessee, does witness that:

All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (molisting the completion of blank spaces) were prepared jointly by Lessor and Lessee.

In consideration of Ten Dollars (\$10.00) and other good and valuable consideration in hand paid, the revailes herein provided, and the agree Lessee herein contained, hereby grants, leases and lets exclusively to Lessee the following described land, hereinafter called lessed premises:

Lot 9, Block A of Stonebrook Addition, Phase 1, an Addition to the City of Crowley, Tarrant County, Texas, according to the Plat thereof recorded in Cabinet A, Skide 4867, of the Plat Records of Terant County, Texas.

in the county of Tarrant, State of Texas, containing 9,192 gross acras, move or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and harketing oil and gas, along with all hydrocarbon and non-hydrocarbon substances produced in association therewith (including geophysical/selsmic operations). The term "gas" as used herein includes height, carbon glosse, and either commercial geoes, as wall as hydrocarbon gases. In addition to the above-described lessed premises, this lease also covers accretions and any armal stips or practice of the above-described lessed premises, and, in consideration of the afforementioned cash ponus, Lessor grees to execute at Lessoe's request any additional or supplemental instruments for a more complete or accretion on the land so covered. For the purpose of determining the amount of any shut-in royalties hereunder, the number of gross sores above specified shall be deamed correct, whether actually more or le

2. This lease, which is a "paid-up" lease requiring no rentals, shall be in force for a primary term of 3 Years from the date hercof, and for as long ereafter as oil or gas or other substances covered hereby are produced in paying quantities from the lessed premises or from lands pooled therewith or this lesse is otherwise maintained in effect pursuant to the provisions hereof

3. Royalties on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For oil and other liquid hydrobarbons separated at Lessee's separator facilities, the royalty shall be 25% of such production, to be delivered at Lessee's option to Lessor at the wellhead or to hydrodron's separated at Lessee's separator facilities, the toyany shan be APP or auch publicly in your environment Lessoe's quotient at the eithead the deliberation of the semination of the s

conveyance of interests.

7. If Lessor Owns less than the full mineral estate in all or any part of the leased premises, the royables and shut-in royables payable hereunder for any wall on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Leason's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

8. The Interest of either Leason or Lossee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by digith or zone.

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8. The Interest of either Leason or Lessee hereunder may be assigned, devised on otherwise transferred in whole or in part, by area analytic by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective hairs, devideds, executors, administrators, successors and sessions. No change in Lesser's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee thereunder, and no change in ownership shall be binding on Lessee thereunder, and no change in ownership shall be under the original or enlarging the obligations of Lessee thereunder, and no change in ownership shall be under the original or enlarging the obligations of the second order. In the event of the death of any person estimated to the original order of the extended or entransport of the extended or extended or extended or entransport of the extended or ext

E. Lassee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths of zones thereunder, and shall thereupon be released of all obligations thereafter arising with respect to the interest or released. If Leasee releases all or an undivided misterest in texts man all of the area covered hereby. Leasee's obligation to pay or tender shuf-in mystiles shall be proportionately reduced in accordance with the net screege interest returned hereunder.

10. In exponently for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized herewith, in primary analor enhanced recovery, Leasee shall have the right of ingress and egress along with the right to conduct such operations on the leased herewise, and the construction and use of reads, canals, pipelines, tanks, water wells, disposal wells, injection wells, principled in genchroations, the drilling of wells, and the construction and use of reads, canals, pipelines, tanks, water wells, disposal wells, injection, wells, principled and the reportions in the power stations, and drilling of wells, and the construction and use of reads, canals, pipelines, tanks, water wells, disposal wells, injection, wells, principled and producing on the principle of wells, and the construction and use of reads, canals, pipelines, tanks, water wells, disposal wells, injection, wells, principled and producing of wells, and the construction and use of reads, canals, pipelines, tanks, water wells, disposal wells, injection, wells, and the construction of wells, and the construction and use of reads, canals, pipelines, tendes of the principle of the principle of wells, and the construction of the state of the construction of the state of the construction. It is seased premises or grants produced on the issues or joint and produced the structure of the state of the co

responsible time thereafter.

11. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable taws, rules, regulations and others of any governments, authority flaving purisdiction including restrictions on the drilling and production of wells, and the price of oil, gas, and other substances covered hereby. When drilling reworking, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, environmentally, such assertial, water, eachiety, flust, socies or essemants, or by first, flood, advirate weather conditions, war, eabodage, robelion, insurrection, first, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of purchasers or carriants to take or transport such production, or by any other cause not reasonably within Lessee's control, this lease shall not be reminate because of such prevention or delay and at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any segrees or imposed devenants of this lease when drilling, production or other operations are so prevented, delayed or information.

the acided to the term hereof. Lessee anall not be issue for creach or any way was or intermed out the control of the control preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions ap

preferred right and option to purchase the lease or part thereof or interest therein, covered by the first at the price and according to the terms and conditions expected in the offer.

13. No titigation shall be initiated by Leasor with respect to any broach or default by Leases hereunder, for a period of at least 90 days after Leasor has given Leases written notice fully describing the breach or default, and then only if Leases talk to remedy the breach or default, within auch period. In the event the meter is fitigated and there is a final plucial determination that a breach or default and consequently the breach or default and the professor of the professor

IN WITHERE WHEREOF this instrument is avanual on the data first shave univer-

LESSO	Pri Sheld Lan	GESSOR:	Il Capacities for the above dos	mibed Y worll	
Name:	ori Shields Laird				
Title:	owner	Títle:	and groups of the language of the state of t		
STATE OF	of Tarrant	loni e		rd	subscribed to the
fargoing in	Bafore me, the undersigned authority, on this day personally as estimated, and acknowledged to me that exceeded the sam (Siven under my hand and scal of office this day or	Dec 2008	nsideration therein expressed a	Betell	u
a commi	issica expires:	Sarin	s printed name	Zekermo	<i>ν</i> η
STATE O	67,2012 FTEXAS		ŧ.		
COUNTY	OF				
forgoing in	Before me, the undersigned authority, on this day personally naments, and acknowledged to me that necound the sa	appeared	nd correspondent type of the section	ne to be the person whose name is seed and in the capacity therein state	ambacoibed to the ad.
	Given under my hand and soal of office this day of	, 2009,		4.7	
	9	Notary	Public, State of Texas	-	

Notary's printed name

My commission expires:

SARINA TOBI BEKERMAN Notary Public, State of Texas My Comm. Expires Feb. 7, 2012



CONGLOMERATE GAS 4470 BRYANT IRVING RD #400

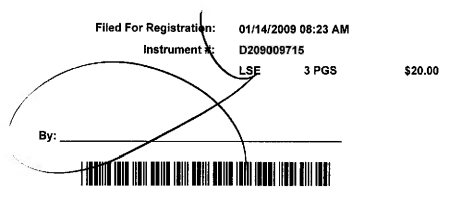
FT WORTH

TX 76107

Submitter: CONGLOMERATE GAS

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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